Exhibit 14

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Page 1
1
               UNITED STATES DISTRICT COURT
2
              SOUTHERN DISTRICT OF NEW YORK
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    SANDRA GUZMAN,
                Plaintiff, Action No.
7
                       vs. #09-CIV-9323
    NEWS CORPORATION, NYP
                                 (BSJ) (RLE)
    HOLDINGS, INC., D/B/A THE
10
    NEW YORK POST, AND COL
11
    ALLAN, IN HIS OFFICIAL
12
    AND INDIVIDUAL
13
    CAPACITIES,
14
15
    Defendants.
16
17
               DEPOSITION OF MARY McLOUGHLIN
18
                   NEW YORK, NEW YORK
19
                    April 30, 2013
20
21
22
23
    Reported by: Arielle Santos
24
    Job No. 60930
25
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1	MARY MCLOUGHLIN	1	MARY MCLOUGHLIN
2	A. Oh, probably not even once a month.	2	A. He would answer the phone. I mean,
3	Q. Okay.	3	a lot, you know.
4	Do you still do any work for the	4	Q. When you say "a lot," was it daily?
5	New York Post in any capacity?	5	A. Not daily, but a couple of times a
6	A. No.	6	week, I would say.
7	Q. Do you know who David Boyle is?	7	Q. Okay.
8	A. Yes.	8	Were those interactions mostly by
9	Q. Okay.	9	phone? by e-mail? How?
10	And who is David Boyle?	10	A. Phone.
11	A. He is the executive photo editor.	11	Q. Okay.
12	Q. You had identified him as one of	12	During the time that you worked
13	your supervisors at the time you left the Post;	13	with let me ask you this question.
14	correct?	14	When did Mr. Boyle become your
15	A. Yes.	15	supervisor?
16	Q. And how long or I should say when	16	A. When he came in 2002.
17	did you first meet Mr. Boyle?	17	Q. Okay.
18	A. I think in like, 2002 I think he	18	So was Mr. Boyle one of your
19	got there.	19	supervisors for the entirety of the period from
20	Q. So had you met Mr. Boyle at any time	20	2002 through the end of your employment at the
21	before he began working at the Post?	21	Post?
22	A. No.	22	A. He left for a short period of time
23	Q. And how often during your last two	23	to go to some online venture. I don't think it
24	or three years of employment at the Post did	24	even lasted six months, and then he came back.
25	you interact with Mr. Boyle?	25	Q. So other than that period was Mr.
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1	MARY MCLOUGHLIN	1	MARY MCLOUGHLIN
2	Boyle your supervisor for that entire period?	2	in my mind.
3	A. Yes.	3	Q. And about how long did that dancing
4	Q. Yes.	4	go on?
5	During that time, did you ever hear	5	A. Oh, it was going on for I mean, I
6	or witness any conduct by Mr. Boyle that you	6	wasn't watching it the whole time, but I
7	felt was disrespectful or demeaning to women?	7	don't remember.
8	A. At the Christmas party.	8	Q. And was that party attended by
9	Q. Okay.	9	employees of the photo department?
10	When was that Christmas party?	10	A. No. It was a big, huge News
11	A. I think it was 2006.	11	Corporation party. They took over the whole
12	Q. Okay.	12	hotel pretty much or the whole floor of that
13	And what conduct was that?	13	hotel.
14	A. Well, there was a bunch of the girls	14	Q. And when you say it was a News
15	he had hired and they were really dressed up,	15	Corporation party, was it only attended by
16	**	16	employees of the New York Post or by other
17	"What is going on?" And she told me that David	17	entities as well?
18	had hired a makeup artist to do them up for the	18	A. Other entities as well.
19		19	Q. Including News Corporation?
20	questions, and the more questions I asked her,	20	A. Hm-hm.
21	she told me she didn't like the way I was	21	Q. And how you do you know that?
22	· ·	22	A. Because I was told that it was a
23		23	massive, massive I don't know. I just knew
24	, ,	24	it. We were told it wasn't going to be a
25	you know. It was very inappropriate behavior,	25	New York Post party; that it was going to be